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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/677,433	10/02/2003	Mingming Fang	28569/38510	9007
4743 7.	590 11/15/2005	EXAMINER		
MARSHALL, GERSTEIN & BORUN LLP 233 S. WACKER DRIVE, SUITE 6300 SEARS TOWER			GEORGE, PATRICIA ANN	
			ART UNIT	PAPER NUMBER
CHICAGO, IL			1765	•

DATE MAILED: 11/15/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)			
		10/677,433	FANG ET AL.			
	Office Action Summary	Examiner	Art Unit			
		Patricia A. George	1765			
Period fo	The MAILING DATE of this communication app r Reply	pears on the cover sheet with the c	orrespondence address			
WHIC - Exter after - If NO - Failui Any r	CRTENED STATUTORY PERIOD FOR REPLEHEVER IS LONGER, FROM THE MAILING DISSIONS of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Period for reply is specified above, the maximum statutory period re to reply within the set or extended period for reply will, by statute eply received by the Office later than three months after the mailine ad patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 136(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from a, cause the application to become ABANDONE	N. nely filed the mailing date of this communication. ED (35 U.S.C. § 133).			
Status						
1)⊠	Responsive to communication(s) filed on <u>05 C</u>	October 2005.				
,	•	s action is non-final.				
,	, -					
,—	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.					
Dispositi	on of Claims					
4)⊠ Claim(s) <u>14-22</u> is/are pending in the application.						
•	4a) Of the above claim(s) is/are withdrawn from consideration.					
5)	5) Claim(s) is/are allowed.					
6)⊠	6)⊠ Claim(s) 14-22 is/are rejected.					
7)	Claim(s) is/are objected to.					
8)□	Claim(s) are subject to restriction and/o	or election requirement.				
Applicati	on Papers					
9)	The specification is objected to by the Examina	er.				
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.						
Priority u	ınder 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
	1. Certified copies of the priority documents have been received.					
	2. Certified copies of the priority documents have been received in Application No					
	3. Copies of the certified copies of the price		ed in this National Stage			
	application from the International Burea					
* See the attached detailed Office action for a list of the certified copies not received.						
Attachmen	t(s)					
	te of References Cited (PTO-892)	4) Interview Summary				
	e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08	Paper No(s)/Mail D 5) Notice of Informal F	Pate Patent Application (PTO-152)			
	Paper No(s)/Mail Date 6) Other:					

Application/Control Number: 10/677,433

Art Unit: 1765

DETAILED ACTION

Response to Amendment

Amendments have been received and are acknowledged.

Claim Rejections - 35 USC § 112

All 35 USC § 112 rejections have been withdrawn from claims 14-22, in view of amendments.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Claims 14-22 rejected under 35 U.S.C. 103(a) as being obvious over Mathur et al. of US 2004/0216388A1 in view of Ross et al. of U.S. 6,380,295 B1 and in further view of Mabic et al. of The R&D Notebook: A publication of the Laboratory Water Division of Millipore; RD006; Quantification study of a point-of-use ultrafiltration device for the production of pyrogen-free ultrapure water; (Research and Development,

Art Unit: 1765

Laboratory Water Division, Millipore S.A., Saint-Quentin-en-Yvelines, France Corporation; Copyright 2001).

Mathur discloses a method of planarizing or polishing a surface (p. 15, l.1-2) comprising contacting a surface (p. 42, l.5) with a slurry composition (p.15, l.1-2) comprising a liquid carrier (p.47, l.52), and (b) solids i.e. abrasives (p.45, l. 1-3), such as talc (p.40, 15; which smectite is known to defined from, see conclusion section for reference) comprising about 0.5 wt. % (p.45, l.6) up to 60 wt. % (p.45, l.3) which overlaps the claimed range of 10-100 wt %, non-sphericals having a size of 0.01 to 1 micron (p.61, l.12-13 and up to 2 micron in example 1) a range overlapping the claimed range of 0.02 to 20 micron.

Although Mathur discloses the use of talc, which smectite can be derived of, and that slurry compositions, need to avoid ions with high nobilities, such as Na+ (p.30, 1.7). Mathur is silent as to the use of, method of obtaining ion-exchanged smectite clay.

Ross et al. teaches clay compositions for nanocomposites containing compositions (ti.). Ross teaches smectite clays, and an ammonium compound which reacts via ion-exchange mechanisms with the smectite clay (ab.). Ross teaches the particles are prepared by washing them in water (ab.); adding a water-soluble (ab.); the quaternary ammonium compound which reacts via an ion exchange mechanism with the smectite clay; a commensurate number of exchangeable metal cations in the interlayer spaces (col.5, l.20-23). Ross teaches the clay is dispersed in a concentration of water, and because of the reaction of onium salts with ion-

Application/Control Number: 10/677,433

Art Unit: 1765

exchangeable clays form hydrophobic materials in water that can be conveniently filtered (col.3, l.53).

It would have been obvious to one of ordinary skill in the art at the time of invention was made, to modify the invention of a slurry composition comprising clay talc, of Mathur, to include the type of clay, smectite, a the method for preparation of use, water washing and ion-exchanging with ammonium compounds to remove sodium, as Ross, because Mathur teaches slurry compositions, are made of talc, and need to avoid ions with high motilities, such as sodium, which undergo reaction with wafer materials.

Although Mathur and Ross both teaches the it is conventional and convenient to filter the concentration of clay dispersed in water, they are silent as to the method for filtering, a hollow-fiber tangential flow filtration apparatus.

Millipore teaches filtration of sodium cations (pg. 4, l.3), by flowing a dispersion over a hollow-fiber tangential flow filtration (p.3, l.3), as in claims 14 and 15.

It would have been obvious to one of ordinary skill in the art at the time of invention was made, to modify the invention of a method of preparation and use of slurry composition with ion-exchanged smectite, as in the combined invention of Mathur and Ross, with the invention filtration of sodium cations, by flowing a dispersion over a hollow-fiber tangential flow filtration, as Millipore, because Mathur and Ross teach to filter the concentration of clay dispersed in water is convenient and conventional.

Application/Control Number: 10/677,433 Page 5

Art Unit: 1765

As for claim 16, Mathur discloses the surface is from an integrated circuit (P. 15, l. 1-2), a memory disk, or a rigid disk surface.

As for claim 17, Mathur discloses the composition further includes a chemical accelerator selected from the group consisting of: a peroxide (P. 31, I. 4), a sulfate (P. 32, I.4), a persulfate (P. 31, I.1), and a nitrate (P. 31, I. 4-5).

As for claim 18, Mathur discloses the chemical accelerator is selected from the group consisting of: hydrogen peroxide (P. 31, I. 4), ammonium persulfate (P. 31, I.1), iron (III) nitrate (P. 31, I. 5-6), and hydroxylamine nitrate.

As for claim 19, see discussion above to claim 14.

As for claim 20, 21, and 22, in example 3, Mathur discloses the ion-exchanged smectite clay was filtered through a Whatman filter having a pore size of 2. um (p. 79, l. 8) which teaches a particle size that is encompassed by all claimed ranges.

Response to Arguments

Applicants' argument are persuasive with respect to the fact that a portion of the subject matter relied on in the rejection does not get the affective filing date of the provisional. However, the reference still qualifies for the prior art under 103(a) for the portions of the reference relied on in the new office action above.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: U.S. 5,942,015 teaches average CMP slurry particles for silicates such as talc, clays, and montmorillonite are about 0.1 to about 50 microns, typically from 0.1 to 30 microns.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Patricia A. George whose telephone number is (571) 272-5955. The examiner can normally be reached between 7:00am and 4:30pm on weekdays.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nadine Norton can be reached on (571) 272-1465. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Application/Control Number: 10/677,433 Page 7

Art Unit: 1765

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

PAG

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